Unit	ED STATES DISTRICT	COURT US DISTRICT
	District of	Nebraska
UNITED STATES OF AMERIC	'A	2010 AUG 31 AM IO: 50
V.	ORDER O	F DETENTION PENDING TRIAL
MICHAEL EUGENE WEST	Case Number:	4:10CR3084 OFFICE OF THE CLERK
Defendant	ISC 8 2142/5 a detention begins but has	a hald. I namely do that the fallowing facts require the
detention of the defendant pending trial in this ca		n held. I conclude that the following facts require the
	Part I—Findings of Fact	
(1) The defendant is charged with an offens		
or local offense that would have been a in a crime of violence as defined in 18	federal offense if a circumstance giving rise to U.S.C. 8.3156(a)(4)	to federal jurisdiction had existed that is
an offense for which the maximum	sentence is life imprisonment or death.	
an offense for which a maximum ter	rm of imprisonment of ten years or more is p	rescribed in
a felony that was committed after th	e defendant had been convicted of two or mo	ore prior federal offenses described in 18 U.S.C.
§ 3142(f)(1)(A)-(C), or comparable	state or local offenses.	•
 (2) The offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state or local offense. (3) A period of not more than five years has elapsed since the		
for the offense described in finding (1).	date of conviction	Telease of the defendant from imprisonment
		combination of conditions will reasonably assure the
safety of (an) other person(s) and the co	mmunity. I further find that the defendant ha	as not rebutted this presumption.
(1) There is probable cause to believe that the	Alternative Findings (A) he defendant has committed an offense	
for which a maximum term of impri	isonment of ten years or more is prescribed in	1
under 18 U.S.C. § 924(c).		si
the appearance of the defendant as requi		tion or combination of conditions will reasonably assure
•	Alternative Findings (B)	
(1) There is a serious risk that the defendant		ar to
(2) There is a serious risk that the defendant	t will endanger the safety of another person of	or the community.

	II-Written Statement of Reasons for	
I find that the credible testimony and informa	ation submitted at the hearing establishes by	clear and convincing evidence a prepon-
derance of the evidence that		•
THE A IS a JUK	To the Community.	Pesponds with assaultide
- Undust even to co	nfinement and even	ion 40 NOVA DOCOS rISK &
Manaer to 15 other	Bustionals and	Staff at NOVA: Proposed
NOUA selease with	not anteliorate the ris	KUD harm to the public .
	Part III—Directions Regarding Deten	tion /
The defendant is committed to the custody of to the extent practicable, from persons awaiting	he Attorney General or his designated represer or serving sentences or being held in custod	ntative for confinement in a corrections facility separate, ly pending appeal. The defendant shall be afforded a
reasonable opportunity for private consultation w	vith defense counsel. On order of a court of	the United States or on request of an attorney for the
Government, the person in charge of the correction in connection with a court proceeding.	ons facility shall deliver the defendant to the	United States marshal for the purpose of an appearance
•	_1 (%)	-1B 7
August 31, 2010 Date		ryl R. Zwart re of Judicial Officer
	Cheryl R. Zwa	art, U.S. Magistrate Judge
	Nama and	Title of Judicial Officer

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).